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Wright, Mariruth

From: ContactThePUCO@puc.state.oh.us
Sent: Tuesday, September 28, 2010 8:09 AM
To: Docketing
Subject: Docketing

Public Utilities Commission of Ohio
Investigation and Audit Division

Memorandum

Date: 9/28/2010

Re: Lloyd Amster
31989 Sedgefield Oval
Solon, OH 44139

Docketing Case No.:
10-0176-EL-ATA

Notes:

To: docketing@puc.state.oh.us
CC:
BCC:
Subject: Docketing

Public Utilities Commission of Ohio
Investigation and Audit Division

Memorandum

Date: 9/9/2010

Re: Lloyd Amster
31989 Sedgefield Oval
Solon, OH 44139

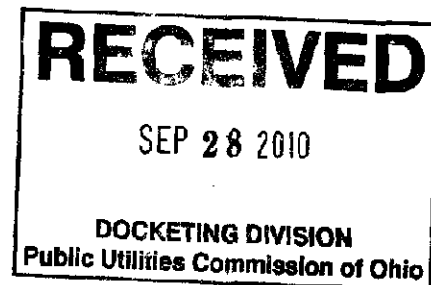
Docketing Case No.:
10-176-EL-ATA

Notes:

Please docket the following in the case number above. Thank you.

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COMPLAINT DESCRIPTION: This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business
Technician Jim Date Processed SEP 29 2010



I own an all electric home and am writing to support reinstating the discount: Case No. 10-176-EL-ATA.

The following need to be done as a permanent solution regarding the all-electric home discount:

1. A permanent, all-electric rate differential on generation and distribution charges for nine months of the year for all-electric heating, load management, and water heating customers that stays with the property upon transfer to a new owner, including homes, apartments, and condos. The rate differential should be equivalent to the pre-2007 declining block structure.
2. The rate differential should be given to EVERY property, even those currently excluded because they were built or converted to all-electric after Jan 1, 2007.
3. Overcharges made by FirstEnergy between May 2009 and May 2010 should be refunded in full.
4. FirstEnergy must NOT raise the rates of other ratepayers, but rather absorb the cost of this program which benefited FirstEnergy for the last 30 years. FirstEnergy made verbal and written promises to owners and builders alike to entice them to go all-electric, and they must not be allowed to break these promises and charge others for their breach of contract!

At the end of 2009 I owed a difference of \$500. My first bill in January, 2010 I owed a difference of \$300. In one month I owed a difference that was 60% of the entire previous 12 months.

You need to make them permanently re-instate the all electric discount and repay every penny of the money they received by reneging on contracts and promises they made.

Please docket the attached in the case number above.